## UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

In re: BAIR HUGGER FORCED AIR WARMING DEVICES PRODUCTS LIABILITY LITIGATION MDL No. 15-2666 (JNE/DTS)

DECLARATION OF BENJAMIN W. HULSE IN SUPPORT OF DEFENDANTS' SEVENTEENTH MOTION TO DISMISS FOR FAILURE TO COMPLY WITH PRETRIAL ORDER NO. 14

Under 28 U.S.C. § 1746, I, Benjamin W. Hulse, hereby declare as follows:

- 1. I am an attorney at the law firm of Blackwell Burke P.A., and one of the attorneys representing 3M Company ("3M") and Arizant Healthcare Inc. ("Arizant") (collectively, "Defendants") in this litigation. I submit this declaration in support of Defendants' Seventeenth Motion to Dismiss for Failure to Comply with Pretrial Order No. 14. Unless otherwise stated, the facts set forth herein are based upon my personal knowledge, information, and belief.
- 2. Attached as Exhibit A are true and correct copies of the deficiency letters I sent on the dates indicated to counsel for the Plaintiff identified in Part B of Defendants' "Memorandum of Law in Support of Defendants' Seventeenth Motion to Dismiss for Failure to Comply with Pretrial Order No. 14."
- 3. Attached as Exhibit B are true and correct copies of the final deficiency letters I sent on the dates indicated to counsel for the Plaintiff identified in Part C of Defendants' "Memorandum of Law in Support of Defendants' Seventeenth Motion to Dismiss for Failure to Comply with Pretrial Order No. 14."

4. Attached as Exhibit C is a true and correct copy of excerpts from the

transcript of the Status Conference held in this MDL on August 16, 2018.

5. Attached as Exhibit D is a true and correct copy of Benjamin W. Hulse's

November 6, 2018 letter to David J. Szerlag discussing recurring PFS deficiencies in

Section III.1.

6. Attached as Exhibit E is a true and correct copy of excerpts from the

transcript of the Status Conference held in this MDL on October 18, 2018.

7. Attached as Exhibit F is a true and correct copy of Benjamin W. Hulse's

October 12, 2018 email to the Court with "Defendants' PFS List 1: Overdue Plaintiff Fact

Sheets," "Defendants' PFS List 2: Plaintiffs Who Have Not Responded to Defendants'

Deficiency Notices," and "Defendants' PFS List 3: Core Deficiencies Remained Following

Notice and Response" attached to same.

8. Attached as Exhibit G is a true and correct copy of Benjamin W. Hulse's

November 9, 2018 email to the Court with "Defendants' PFS List 1: Overdue Plaintiff Fact

Sheets," "Defendants' PFS List 2: Plaintiffs Who Have Not Responded to Defendants'

Deficiency Notices," and "Defendants' PFS List 3: Core Deficiencies Remained Following

Notice and Response" attached to same.

9. I declare under penalty of perjury that the foregoing is true and correct.

Executed in Minneapolis, Minnesota, this 6<sup>th</sup> day of December, 2018.

<u>s/Benjamin W. Hulse</u>

Benjamin W. Hulse

2